cv-05954-LDD Document 1 Filed 11/02/15 Page 1 of 13
CIVIL COVER SHEET The JS 44 civil cover sheet and the same of the land o

purpose of initiating the civil de	ocket sheet. (SEE INSTRUCT	TIONS ON NEXT PAGE OF	THIS FOR	м.)										
I. (a) PLAINTIFFS HENRY ROSALES (b) County of Residence of First Listed Plaintiff (EXCEPT IN U.S. PLAINTIFF CASES)				DEFENDANTS PENN CREDIT CORPORATION County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.										
									NDERS, PLLC y Plaza, Ste 500, Garder	\smile		Attorneys (If Known)		
								II. BASIS OF JURISDI		One Box Only)	III. Cľ	TIZENSHIP OF P	RINCIPAL PARTIES	Place an "X" in One Box for Plaintiff
O 1 U.S. Government Plaintiff	• 3 Federal Question (U.S. Government		(For L	versity Cases Only)	FF DEF	and One Box for Defendant) PIF DEF incipal Place O 4 O 4								
O 2 U.S. Government Defendant	0 4 Diversity (Indicate Citizenshi	p of Parties in Item III)	Citize	n of Another State O	2 O 2 Incorporated and P of Business In A									
				n or Subject of a O reign Country	3 O 3 Foreign Nation	0 6 06								
IV. NATURE OF SUIT		orts	· FC	RFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES								
O 110 Insurance O 120 Marine O 130 Miller Act O 140 Negotiable Instrument O 150 Recovery of Overpayment & Enforcement of Judgment O 151 Medicare Act O 152 Recovery of Defaulted Student Loans (Excludes Veterans) O 153 Recovery of Overpayment of Veteran's Benefits O 160 Stockholders' Suits O 190 Other Contract O 195 Contract Product Liability O 196 Franchise REAL PROPERTY O 210 Land Condemnation O 220 Foreclosure O 230 Rent Lease & Ejectment O 240 Torts to Land O 245 Tort Product Liability O 290 All Other Real Property	PERSONAL INJURY O 310 Airplane O 315 Airplane Product Liability O 320 Assault, Libel & Slander O 330 Federal Employers' Liability O 340 Marine O 345 Marine Product Liability O 350 Motor Vehicle Product Liability O 350 Motor Vehicle Product Liability O 360 Other Personal Injury O 362 Personal Injury - Medical Malpractice ECIVIL RIGHTS O 440 Other Civil Rights O 441 Voting O 442 Employment O 443 Housing/ Accommodations O 445 Amer. w/Disabilities - Employment O 446 Amer. w/Disabilities - Other O 448 Education	PERSONAL INJU O 365 Personal Injury - Product Liability O 367 Health Care/ Pharmaceutical Personal Injury Product Liability O 368 Asbestos Personal Injury Product Liability PERSONAL PROPEI O 370 Other Fraud O 371 Truth in Lending O 380 Other Personal Property Damage Product Liability PRISONER PETITION Habeas Corpus: O 463 Alien Detainee O 510 Motions to Vacate Sentence O 530 General O 535 Death Penalty Other: O 540 Mandamus & Othe O 550 Civil Rights O 555 Prison Condition O 560 Civil Detainee Conditions of	O 690 RTY O 710 O 720 O 740 O 751 O 790 O 791	Drug Related Scizure of Property 21 USC 881 Other LABOR Fair Labor Standards Act Labor/Management Relations Railway Labor Act Family and Medical Leave Act Other Labor Litigation Employee Retirement Income Security Act IMMIGRATION Naturalization Application 465 Other Immigration tions	O 422 Appeal 28 USC 158 O 423 Withdrawal 28 USC 157 PROPERTY-RIGHTS O 820 Copyrights O 830 Patent O 840 Trademark SOCIAL SECURITY O 861 HIA (1395ff) O 862 Black Lung (923) O 863 DIWC/DIWW (403 (g)) O 864 SSID Title XVI O 865 RSI (405(g)) FEDERAL TAX SUITS O 870 Taxes (U.S. Plaintiff or Defendant) O 871 IRS—Third Party 26 USC 7609	O 375 False Claims Act O 400 State Reapportionment O 410 Antitrust O 430 Banks and Banking O 450 Commerce O 460 Deportation O 470 Racketeer Influenced and Corrupt Organizations O 480 Consumer Credit O 490 Cable/Sat TV O 850 Securities/Commodities/ Exchange O 890 Other Statutory Actions O 891 Agricultural Acts O 893 Environmental Matters O 895 Freedom of Information Act O 896 Arbitration O 899 Administrative Procedure Act/Review or Appeal of Agency Decision O 950 Constitutionality of State Statutes								
	oved from O 3 Rei	manded from Appellate Court	O 4 Reinst Reop		r District Litigation									
		atute under which you a	re filing (1	Do not cite jurisdictional sta	tutes unless diversity): 15 USC	§1692								
VI./CAUSE OF ACTIO	N Brief description of car	se: Fair Debt C	Collectio	n Practices Act Vio	lation									
VII. REQUESTED IN COMPLAINT:	UNDER RULE 2	S A CLASS ACTION 3, F.R.Cv.P.	DI	EMAND \$1000.00	CHECK YES only JURY DEMAND:	y i demanded in complaint: Yes O No								
VIII. RELATED CASE IF ANY (See instru	• •	DGE	In		DOCKET NUMBER	1907 - 2 2015								
DATE October 23, 2015		SIGNATURE OF AT	KNY C	OF RECORD		7.0,								
FOR OFFICE USE ONLY			6	material and a second s										
RECEIPT #AM	1OUNT	APPLYING IFP		JUDGE	MAG. JUI	OGE								

Case 2:15-cv-05954-LDD Document 1 Filed 11/02/15 Page 2 of 13

23 Bamboo Ln, HICKSVILLE, New York 11801	15 595
Address of Defendant: 916 South 14th Street, HARRISBURG, Pennsylvania 17104	
Place of Accident, Incident or Transaction:(Use Reverse Side	
	A
Does this civil action involve a nongovernmental corporate party with any parent corpor (Attach two copies of the Disclosure Statement Form in accordance with Fed.R.Civ.)	$L_{m}/J_{m}=1$
Ooes this case involve multidistrict litigation possibilities?	Yes 🗖 No 🗷
RELATED CASE, IF ANY:	
ase Number:Judge	Date Terminated:
ivil cases are deemed related when yes is answered to any of the following questions:	
Is this case related to property included in an earlier numbered suit pending or with	<i>,</i> , , , , , , , , , , , , , , , , , ,
Does this case involve the same issue of fact or grow out of the same transaction as	Yes No 🔀
action in this court?	
Does this case involve the validity or infringement of a patent already in suit or any	Yes No 🗷
terminated action in this court?	Yes No 🗷
Is this case a second or successive habeas corpus, social security appeal, or pro se c	civil rights case filed by the same individual?
	Yes No 🗷
VIL: (Place ✓ in ONE CATEGORY ONLY)	
Federal Question Cases:	B. Diversity Jurisdiction Cases:
☐ Indemnity Contract, Marine Contract, and All Other Contracts	 Insurance Contract and Other Contracts
FELA	2. Airplane Personal Injury
☐ Jones Act-Personal Injury	3. Assault, Defamation
Antitrust	4. Marine Personal Injury
Patent	5. Motor Vehicle Personal Injury
Labor-Management Relations	6. Other Personal Injury (Please specify)
Civil Rights	7. Products Liability
Habeas Corpus	8. Products Liability — Asbestos
Securities Act(s) Cases	9. All other Diversity Cases
D. Social Security Review Cases	(Please specify)
All other Federal Question Cases Please specify) FDCPA 15 U.S.C. 1692	
ARBITRATION	CERTIFICATION
	priate Category)
MEIISSA A. PITIIIO, counsel of record do hereby Pursuant to Local Civil Rule 53.2, Section 3(c)(2), that to the best of my knowledge of the section 3(c)(2), that to the best of my knowledge of the section 3(c)(2), that to the best of my knowledge of the section 3(c)(2), that to the best of my knowledge of the section 3(c)(2), that to the best of my knowledge of the section 3(c)(2), that to the best of my knowledge of the section 3(c)(2), that to the best of my knowledge of the section 3(c)(2), that to the best of my knowledge of the section 3(c)(2), that to the best of my knowledge of the section 3(c)(2), that to the best of my knowledge of the section 3(c)(2), that to the best of my knowledge of the section 3(c)(2), that to the best of my knowledge of the section 3(c)(2), that to the best of my knowledge of the section 3(c)(2), that to the best of my knowledge of the section 3(c)(2), that to the section 3(c)(2),	• •
\$150,000.00 exclusive of interest and costs;	
Relief other than monetary damages is sought.	
TE: October 23, 2015	314730
Attorfey-at-Law	Attorney I.D.# ly if there has been compliance with F.R.C.P. 38.
certify that, to my knowledge, the within case is not related to any case now pendi	ing or within one year previously terminated action in this court
except as noted above.	
ATE: October 23, 2015	314730

NOV - 2 2015

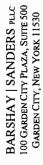
Case 2:15 cv 05954-LDD Document 1 Filed 11/02/15 Page 3 of 13 THE UNITED STATES DISTRICT COURT

CASE MANAGEMENT TRACK DESIGNATION FORM

FOR THE EASTERN DISTRICT OF PENNSYLVANIA

Henry Rosales	•	TION			
v.		NO.	5 (17)	54	
		, 110. y			
Penn Credit Corporation	:				
In accordance with the Civil Justice plaintiff shall complete a Case Massof filing the complaint and serve a reverse side of this form.) In the estaid designation, that defendant shall content on the plaintiff and all other specifying the track to which that	nagement Track Designation copy on all defendants. (See vent that a defendant does no hall, with its first appearance, parties, a Case Management	n Form in all of § 1:03 of the of agree with the submit to the Track Design	civil cases at the te plan set forth on the plaintiff regare clerk of court are nation Form	time n the ding	
SELECT ONE OF THE FOLL	OWING CASE MANAGEN	MENT TRAC	CKS:		
a) Habeas Corpus – Cases brought under 28 U.S.C. § 2241 through § 2255.					
(b) Social Security – Cases requesting review of a decision of the Secretary of Health and Human Services denying plaintiff Social Security Benefits. ()					
(c) Arbitration - Cases required	to be designated for arbitrat	ion under Lo	cal Civil Rule 53	3.2. ()	
(d) Asbestos – Cases involving clean exposure to asbestos.	aims for personal injury or p	property dam	age from	()	
(e) Special Management – Cases commonly referred to as comp by the court. (See reverse side management cases.)	plex and that need special or	intense manag	gement	82	
(f) Standard Management - Case	s that do not fall into any one	of the other	tracks.	(\mathbf{x})	
	11 -		AMERICAN TO T		
October 23, 2015		PLAIN	riff		
Date	Attorney-at-law	Attor	rney for		
(516) 203-7600	(516) 282-7878		@sanderslawpllc.com		
Telephone	FAX Number	E-Ma	ail Address		

(Civ. 660) 10/02







100 Garden City Plaza, Suite 500 Garden City, New York 11530

Tel: (516) 203-7600 Fax: (516) 706-5055

Email: ConsumerRights@BarshaySanders.com

Attorneys for Plaintiff Our File No.: 109714

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF PENNSYLVANIA

HENRY ROSALES,

Docket No:



Plaintiff,

COMPLAINT

vs.

JURY TRIAL DEMANDED

PENN CREDIT CORPORATION,

Defendant.

HENRY ROSALES (hereinafter referred to as "Plaintiff"), by and through the undersigned counsel, complains, states and alleges against PENN CREDIT CORPORATION (hereinafter referred to as "Defendant"), as follows:

INTRODUCTION

1. This action seeks to recover for violations of the Fair Debt Collection Practices Act, 15 U.S.C. § 1692, et seq., ("FDCPA") and New York General Business Law ("NYGBL") § 349.

JURISDICTION AND VENUE

- 2. This Court has federal subject matter jurisdiction pursuant to 28 U.S.C. § 1331 and 15 U.S.C. § 1692k(d), and jurisdiction over the state law claims pursuant to 28 U.S.C. § 1367
- 3. This Court has personal jurisdiction over Defendant because Defendant maintains its principal place of business in Pennsylvania.

- 4. Venue is proper under 28 U.S.C. §1391(b) because Defendant resides in this Judicial District and/or because a substantial part of the events or omissions giving rise to this claim occurred in this Judicial District.
- 5. At all relevant times, Defendant conducted business within the State of Pennsylvania.

PARTIES

- 6. Plaintiff is an individual who is a citizen of the State of New York.
- 7. Plaintiff, a "consumer" as defined by 15 U.S.C. § 1692a(3), is allegedly obligated to pay a debt.
- 8. On information and belief, Defendant's principal place of business is located in HARRISBURG, Pennsylvania.
- 9. Defendant is regularly engaged, for profit, in the collection of debts allegedly owed by consumers.
- 10. Defendant is a person who uses an instrumentality of interstate commerce or the mails in a business the principal purpose of which is the collection of debts, or who regularly collects or attempts to collect, directly or indirectly, debts owed or due or asserted to be owed or due another, and is therefore a "debt collector" as defined by 15 U.S.C. § 1692a(6).

ALLEGATIONS

- 11. Plaintiff's alleged debt was primarily for personal, family or household purposes and is therefore a "debt" as defined by 15 U.S.C. § 1692a(5).
- 12. Sometime after the incurrence of the debt, but before the initiation of this action, Plaintiff is alleged to have fallen behind on payments allegedly owed on the alleged debt.
- 13. At a time known only to Defendant, Plaintiff's alleged debt was assigned or otherwise transferred to Defendant for collection.
- 14. In its efforts to collect the alleged debt, Defendant contacted Plaintiff by written correspondence. ("Exhibit 1.")
- 15. Defendant's written correspondence to Plaintiff is a "communication" as defined by 15 U.S.C. § 1692a(2).
- 16. As set forth in the following Counts, Defendant's communication violated the FDCPA and NYGBL.

FIRST COUNT Violation of 15 U.S.C. § 1692g Validation of Debts

- 17. Plaintiff repeats and realleges the foregoing paragraphs as if fully restated herein.
- 18. 15 U.S.C. § 1692g provides that within five days after the initial communication with a consumer in connection with the collection of any debt, a debt collector shall, unless the information is contained in the initial communication or the consumer has paid the debt, send the consumer a written notice containing certain enumerated information.
- 19. The written notice must contain a statement that unless the consumer, within thirty days after receipt of the notice, disputes the validity of the debt, or any portion thereof, the debt will be assumed to be valid by the debt collector.
- 20. The written notice must contain a statement that if the consumer notifies the debt collector in writing within the thirty-day period that the debt, or any portion thereof, is disputed, the debt collector will obtain verification of the debt or a copy of a judgment against the consumer and a copy of such verification or judgment will be mailed to the consumer by the debt collector.
- 21. The written notice must contain a statement that, upon the consumer's written request within the thirty-day period, the debt collector will provide the consumer with the name and address of the original creditor, if different from the current creditor.
- 22. A debt collector has the obligation, not just to convey the required information, but also to convey such clearly.
- 23. Even if a debt collector conveys the required information accurately, the collector nonetheless violates the FDCPA if that information is overshadowed or contradicted by other language in the communication, or by other collection activities during the 30-day validation period following the communication.
- 24. A collection activity or communication overshadows or contradicts the validation notice if it would make the "least sophisticated debtor" uncertain or confused as to her rights.
- 25. Defendant's letter states that, "Our client has referred the account(s) to us for collection in full" and that, "Our client has exhausted all means of resolving this account."
- 26. The letter further demands that Plaintiff must "Pay in full or contact our office to make payment arrangements."

- 27. At the same time, however, Defendant's letter demands payment not at the "Total Balance Due," but rather at a reduced "Settlement Amount."
- 28. It is unclear whether Defendant is demanding payment in full or payment of a reduced amount.
- 29. Defendant has violated § 1692g as the language of the letter would leave any consumer, let alone the least sophisticated debtor, uncertain and confused as to her rights.
 - 30. As such, Defendant has violated § 1692g.

SECOND COUNT Violation of 15 U.S.C. § 1692g Validation of Debts

- 31. Plaintiff repeats and realleges the foregoing paragraphs as if fully restated herein.
- 32. Demanding immediate payment without explaining that such demand does not override the consumers right to validation is a violation of the FDCPA.
 - 33. Defendant has demanded Plaintiff make payment during the validation period.
- 34. Defendant has demanded Plaintiff make payment during the validation period, without explaining that such demand does not override the Plaintiff's right to demand validation.
- 35. Defendant has violated § 1692g as Defendant overshadowed the information required to be provided by that Section.

THIRD COUNT Violation of 15 U.S.C. § 1692g Validation of Debts

- 36. Plaintiff repeats and realleges the foregoing paragraphs as if fully restated herein.
- 37. Here, Defendant's letter states "Pay in full or contact our office to make payment arrangements."
- 38. This demand by Defendant overshadows Plaintiff's right to do neither of those two things, and instead exercise her validation rights.
- 39. Defendant's demand would make the least sophisticated debtor uncertain or confused as to her rights.
 - 40. Defendant has therefore violated § 1692g.

FOURTH COUNT Violation of 15 U.S.C. § 1692e False or Misleading Representations

- 41. Plaintiff repeats and realleges the foregoing paragraphs as if fully restated herein.
- 42. 15 U.S.C. § 1692e prohibits a debt collector from using any false, deceptive, or misleading representation or means in connection with the collection of any debt.
- 43. While § 1692e specifically prohibits certain practices, the list is non-exhaustive, and does not preclude a claim of falsity or deception based on non-enumerated practice.
- 44. Collection notices are deceptive if they can be reasonably read to have two or more different meanings, one of which is inaccurate.
- 45. The question of whether a collection letter is deceptive is determined from the perspective of the least sophisticated debtor.
- 46. Because the collection letter in the instant case was reasonably susceptible to an inaccurate reading, as described above, it is deceptive within the meaning of the FDCPA.
 - 47. The least sophisticated debtor would likely be deceived by Defendant's conduct.
- 48. Defendant has violated § 1692e by using a false, deceptive and misleading representation in its attempt to collect a debt.

FIFTH COUNT Violation of New York General Business Law § 349

- 49. Plaintiff repeats and realleges the foregoing paragraphs as if fully restated herein.
- 50. Defendant owed a duty to Plaintiff to effect its collection of Plaintiff's alleged debt with reasonable care.
- 51. Defendant's conduct as described herein shows a lack of exercise of reasonable care in Defendant's collection of the alleged debt.
- 52. Defendant breached its duty to collect Plaintiff's alleged debt with reasonable care.
- 53. Defendant's conduct was committed by Defendant in the conduct of a business, trade or commerce or the furnishing of a service in New York State and constitutes a violation of NY GBL § 349(a).
 - 54. Defendant's conduct was consumer-orientated in that the letter was sent in an

effort to collect an alleged consumer debt.

- 55. Defendant's conduct has a broader impact on consumers at large as, upon information and belief, Defendant has sent the subject form letter to hundreds of consumers.
 - 56. Plaintiff is a reasonable consumer.
 - 57. Defendant's conduct would mislead a reasonable consumer.
 - 58. Defendant engaged in a material deceptive act or practice as described herein.
 - 59. Defendant's conduct caused plaintiff to suffer injury.
- 60. Defendant violated NY GBL § 349(a) and is liable to Plaintiff pursuant to NY GBL § 349(h).

JURY DEMAND

Plaintiff hereby demands a trial of this action by jury. 61.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff respectfully requests judgment as follows:

- Statutory damages against Defendant pursuant to 15 U.S.C. § 1692k of a. \$1,000.00; and
- Plaintiff's attorneys' fees pursuant to 15 U.S.C. § 1692k; and b.
- Plaintiff's actual damages; and c.
- Damages against Defendant pursuant to NYGBL § 349; and d.
- Plaintiff's costs; together with e.
- f. Such other relief that the Court determines is just and proper.

DATED: October 23, 2015

SANDERS, PLLC

BARSHAY SANDERS, PLLC 100 Garden City Plaza, Suite 500

Garden City, New York 11530

Tel: (516) 203-7600

Fax: (516) 706-5055

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 - 56. Plaintiff is a reasonable consumer.
 - 57. Defendant's conduct would mislead a reasonable consumer.
 - 58. Defendant engaged in a material deceptive act or practice as described herein.
 - 59. Defendant's conduct caused plaintiff to suffer injury.
- 60. Defendant violated NY GBL § 349(a) and is liable to Plaintiff pursuant to NY GBL § 349(h).

JURY DEMAND

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- a. Statutory damages against Defendant pursuant to 15 U.S.C. § 1692k of \$1,000.00; and
- b. Plaintiff's attorneys' fees pursuant to 15 U.S.C. § 1692k; and
- c. Plaintiff's actual damages; and
- d. Damages against Defendant pursuant to NYGBL § 349; and
- e. Plaintiff's costs; together with
- f. Such other relief that the Court determines is just and proper.

DATED: October 23, 2015

BARSHAY SANDERS, PLLC

By: _____ Melissa A. Pirillo, Esq. BARSHAY SANDERS, PLLC 100 Garden City Plaza, Suite 500 Garden City, New York 11530

Tel: (516) 203-7600 Fax: (516) 706-5055 BARSHAY | SANDERS PLLC 100 GARDEN CITY PLAZA, SUITE 500 GARDEN CITY, NEW YORK 11530

ConsumerRights@BarshaySanders.com Attorneys for Plaintiff Our File No.: 109714

EXHIBIT 1

Case 2:15-cv-05954-LDD Document 1/2 Filed 11/02/15 Page 13 of 13

Hours: Mon-Thur 8am-10pm EST

Fri 8am-5pm EST Sat 8am-12pm EST

Phone: 800-900-1370

08/28/15

CLIENT: QVQ ID NUMBER:

TOTAL BALANCE DUE: \$850.85 SETTLEMENT AMOUNT: \$638.00



Our client has referred the account(s) to us for collection in full. Our client has exhausted all means of resolving this account. All payments and inquires should be made directly with our office.

Pay in full or contact our office to make payment arrangements. It is important you communicate with our office if you can not make payment. We can help you. Call our offices for help.

PCC and our client understand you may not be in a position to pay in full due to financial hardship(s). We are willing to discuss settlement in full and/or make payment arrangements of the below referenced account(s). Please be advised, if you choose to take advantage of the settlement offer you will not have any additional purchasing privileges with QVC in the future. Please send your payment or you may pay on line at http://account.penncredit.com or call the phone number provided on this letter to pay by phone with your check or Visa / MasterCard.

Unless you notify this office within 30 days after receiving this notice that you dispute the validity of this debt or any portion thereof, this office will assume this debt is valid. If you notify this office in writing within 30 days from receiving this notice that you dispute the validity of this debt or any portion thereof, this office will obtain verification of the debt or obtain a copy of a judgment and mail you a copy of such judgment or verification. If you request this office in writing within 30 days after receiving this notice this office will provide you with the name and address of the original creditor, if different from the current creditor.

This letter is from a debt collector. This is an attempt to collect a debt and any information obtained will be used for that purpose.

SERVICE RENDERED ORDERED MERCHANDISE

SERVICE DATE ACCOUNT NUMBER

BALANCE

2014/09/18

1767

\$850.85

New York Residents:

Debt collectors, in accordance with the Fair Debt Collection Practices Act, 15 U.S.C. § 1692 et seq., are prohibited from engaging in abusive, deceptive, and unfair debt collection efforts, including but not limited to: a) the use or threat of violence; b) the use of obscene or profane language; and c) repeated phone calls made with the intent to annoy, abuse, or harass. Penn Credit Corporation's New York City Department of Consumer Affairs license number is 1039314.



DETACH AND RETURN WITH PAYMENT TO EXPEDITE CREDIT TO YOUR ACCOUNT

P.O Box 1259, Department 91047 Oaks, PA 19456 CHANGE SERVICE REQUESTED

IF PA	YING BY VIBA, MASTEROARD C	IN DISCOVER, FILL C	NT DELOW
UVIBA ZVA	☐ MASTERCARD	(3)	DIBCOVER
CANCO PARAMENT	V		IDIP, DATE
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Visit http://account.penncredit.com to pay your bill online.

Payments received by check will be electronically deposited, unless you pay by non-consumer type check. You may opt out of this program by paying with a money order or a travelers check. In the unlikely event your check (payment) is returned unpaid, we may elect to electronically (or by paper draft) re-present your check (payment) up to two more times. You also understand and agree that we may collect a return processing charge by the same means, in an amount not to exceed that as permitted by state law. 08/28/15 SETTLEMENT AMOUNT: \$638.00 ID NUMBER: 9210

91203 - 1585

HENRY ROSALES 23 BAMBOO LN HICKSVILLE NY 11801-4514

PENN CREDIT 916 S 14th ST PO BOX 988 HARRISBURG PA 17108-0988 haddanladddarfaldarfalaladdarfaladdarfal

KY STATE